1	KORULA T. CHERIAN (SBN 133967)
2	sunny.cherian@hoganlovells.com CONSTANCE RAMOS (SBN 203637)
3	constance.ramos@hoganlovells.com SARAH M. JALALI (SBN 244971)
4	sarah.jalali@hoganlovells.com HOGAN LOVELLS US LLP
5	3 Embarcadero Center, Suite 1500 San Francisco, California 94111
6	Telephone: (415) 374-2300 Facsimile: (415) 374-2499
7	Attorneys for Defendant
8	UNITED MEMORIES, INC.
9	JEFFREY M. SHOHET (SBN 067529) jeffrey.shohet@dlapiper.com
10	CHRISTOPHER J .BEAL (SBN 216579) cris.beal@dlapiper.com
11	VERONICA L. JACKSON (SBN 243095)
12	veronica.jackson@dlapiper.com DLA PIPER LLP (US) 401 P. Street Suite 1700
13	401 B Street, Suite 1700 San Diego, California 92101 Telephores (610) 600 2742
14	Telephone: (619) 699-2743 Facsimile: (619) 699-2701
15	RAJIV DHARNIDHARKA (Cal. Bar No. 234756)
16	rajiv.dharnidharka@dlapiper.com DLA PIPER LLP (US) 2000 University Avenue
17	East Palo Alto, CA 94303-2214
18	Tel: 650.833.2000 Fax: 650.833.2001
19	Attorneys for Plaintiff GSI TECHNOLOGY, INC.
20	GSI TECHNOLOGI, INC.
21	
22	
23	
24	
25	
26	
27	
28	
	STIP. FOR EXTENSION OF TIME TO ANSWER OR RESPOND TO COMPLAINT CASE NO.: 5:13-CV-01081

UNITED STATES DISTRICT COURT 1 2 NORTHERN DISTRICT OF CALIFORNIA 3 SAN JOSE DIVISION 4 Case No. 5:13-cv-01081-PSG GSI TECHNOLOGY, INC., a Delaware 5 Corporation, STIPULATION FOR EXTENSION OF TIME IN WHICH TO ANSWER OR Plaintiff, 6 OTHERWISE RESPOND TO THE COMPLAINT 7 v. 8 UNITED MEMORIES, INC., a Colorado Corporation, 9 10 Defendant. Whereas, defendant, United Memories, Inc. ("UMI") has requested additional time to 11 12 answer or otherwise respond to the Complaint in the above-captioned action; and Whereas, plaintiff, GSI Technology ("GSI Tech") is willing to accommodate UMI's 13 14 request provided that the delay in UMI's response to the Complaint will not alter or prejudice in any way GSI Tech's claim for preliminary relief as set forth in its Ex Parte Application for 15 16 Temporary Restraining Order, Order to Show Cause Regarding Preliminary Injunction, and 17 Expedited Discovery in the Alternative. 18 Therefore, Pursuant to Civil Local Rule 6-1(a), Plaintiff GSI Technology, Inc. and 19 Defendant United Memories, Inc., by and through their respective counsel, hereby stipulate and agree that Defendant United Memories, Inc. may have an extension of time, up to and including 20 21 May 1, 2013, in which to answer or otherwise respond to the Complaint in the above-captioned 22 action. The parties further stipulate that this extension of time will not prejudice the rights and 23 24 remedies to which GSI Tech may be entitled and will not alter the date of any event or any 25 deadline already fixed by the Court, including, without limitation, the hearing on Plaintiff GSI 26 Technology, Inc.'s Ex Parte Application for Temporary Restraining Order, Order to Show Cause 27 Regarding Preliminary Injunction, and Expedited Discovery in the Alternative, which is set for 28 March 28, 2013.

Case5:13-cv-01081-PSG Document19 Filed03/27/13 Page3 of 3 IT IS SO STIPULATED. 1 2 Dated: March 27, 2013 Respectfully submitted, 3 HOGAN LOVELLS US LLP 4 By: <u>/s/ Korula T. Cherian</u> Korula T. Cherian 5 6 Attorneys for Defendant UNITED MEMORIES, INC. 7 8 Dated: March 27, 2013 DLA PIPER LLP (US) 9 10 By: <u>/s/ Jeffrey M. Shohet</u> Jeffrey M. Shohet 11 Attorneys for Plaintiff 12 GSI TECHNOLOGY, INC. 13 14 15 IT IS SO ORDERED. 16 17 18 Pore S. Aune UNITED STATES MAGISTRATE JUDGE 19 20 21 22 23 24 25 26 27 28 STIP. FOR EXTENSION OF TIME TO ANSWER OR RESPOND TO COMPLAINT

\\080450/000139 - 1049175 v2

CASE NO.: 5:13-CV-01081